UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

GENOVA BURNS LLC

Daniel M. Stolz, Esq. Donald W. Clarke, Esq. dstolz@genovaburns.com dclarke@genovaburns.com 110 Allen Road, Suite 304 Basking Ridge, NJ 07920

Tel: (973) 467-2700 Fax: (973) 467-8126

Proposed Local Counsel to the Official Talc

Claimants Committee

BROWN RUDNICK LLP

David J. Molton, Esq.
Robert J. Stark, Esq.
Michael Winograd, Esq.
Eric R. Goodman, Esq.
dmolton@brownrudnick.com
rstark@brownrudnick.com
mwinograd@brownrudnick.com
egoodman@brownrudnick.com
Seven Times Square

New York, NY 10036 Tel: (212) 209-4800 Fax: (212) 209-4801

and

Jeffrey L. Jonas, Esq. Sunni P. Beville, Esq. jjonas@brownrudnick.com sbeville@brownrudnick.com One Financial Center

Boston, MA 02111 Tel: (617) 856-8200 Fax: (617) 856-8201

Proposed Co-Counsel for the Official

Committee of Talc Claimants

MASSEY & GAIL LLP

Jonathan S. Massey, Esq. Rachel S. Morse, Esq. jmassey@masseygail.com rmorse@masseygail.com 100 Main Ave. SW, Suite 450 Washington, DC 20024

Tel: (202) 652-4511 Fax: (312) 379-0467

Proposed Special Counsel for the Official

Committee of Talc Claimants

OTTERBOURG PC

Melanie L. Cyganowski, Esq.
Richard G. Haddad, Esq.
Adam C. Silverstein, Esq.
Jennifer S. Feeney, Esq.
David A. Castleman, Esq.
mcyganowski@otterbourg.com
rhaddad@otterbourg.com
asilverstein@otterbourg.com
jfeeney@otterbourg.com
dcastleman@otterbourg.com
230 Park Avenue
New York, NY 10169

230 Park Avenue New York, NY 10169 Tel: (212) 905-3628 Fax: (212) 682-6104

Proposed Co-Counsel for the Official

Committee of Talc Claimants

In re:

LTL MANAGEMENT, LLC,

Debtor.

Chapter 11

Case No.: 21-30589(MBK)

Honorable Michael B. Kaplan

SUPPLEMENTAL CERTIFICATION OF JEFFREY A. LAMKEN IN SUPPORT OF APPLICATION OF THE OFFICIAL COMMITTEE OF TALC CLAIMANTS FOR RETENTION OF MOLOLAMKEN LLP AS SPECIAL APPELLATE LITIGATION COUNSEL EFFECTIVE AS OF APRIL 20, 2023

- I, Jeffrey A. Lamken, being of full age, certify as follows:
- 1. I am seeking authorization to be retained as Special Appellate Litigation Counsel to the Official Committee of Talc Claimants (the "Committee") for LTL Management LLC (the "Debtor") in the above-captioned case (the "Case").
- 2. This certification (the "Supplemental Lamken Certification"), is intended to supplement the Certification of Jefferey A. Lamken filed in support of the retention of MoloLamken LLP ("MoloLamken") filed on May 17, 2023 [Doc 542] (the "Lamken Certification").
- 3. Notwithstanding anything to the contrary in the May 2022 MoloLamken engagement letter attached as Exhibit 1 to MoloLamken's retention application in LTL's first bankruptcy (Case no.: 21-30589-MBK) ("LTL I") [Doc 2394-2] (attached hereto as **Exhibit "A"**) MoloLamken agrees that the bankruptcy court shall have exclusive jurisdiction over MoloLamken's engagement during the pendency of this Chapter 11 case. More specifically, the Conflicts and Prospective Waiver and Resolution of Disputes paragraphs in Exhibit A shall have no force or effect during the pendency of the Chapter 11 Case.
- 4. The following information is provided pursuant to paragraph D.1 of the U.S. Trustee Guidelines.
 - a) MoloLamken will comply with the United States Trustee's Fee Guidelines in connection with this engagement and has not agreed to variations from standard customary billing arrangements.

Case 23-12825-MBK Doc 879-1 Filed 06/23/23 Entered 06/23/23 16:21:30 Desc Supplement Certification of Jeffrey A. Lamken in Support of Application of the O Page 3 of 3

- b) None of the professionals included in this engagement vary their rate based on the geographic location of the bankruptcy case.
- c) The Committee has approved MoloLamken's general staffing plan, which is described in the Lamken Certification, and as detailed in this Supplemental Lamken Certification.
- d) The Committee has approved MoloLamken's proposed budget for the period from April 14, 2023 July 31, 2023, which was described in a separate letter from MoloLamken to the Committee.
- 5. Phoebe Yu represents clients in white collar investigations. Phoebe Yu represents that, to the best of her knowledge, she has never worked on any matter pertaining to Johnson & Johnson or its affiliates. Neither Rocky Li nor Phoebe Yu will work on this case.

I certify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Date: June 23, 2023 Washington, D.C.

/s/ Jeffrey A. Lamken
Jeffrey A. Lamken